UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES—GENERAL

Case No.	CV 15-1116-	DMG (JPRx)		Date	November 5, 2015	
Title Kakedan, Inc. v. Clay's Classics, et al. Page 1 of 1						
Present: The Honorable DOLLY M. GEE, UNITED STATES DISTRICT JUDGE						
KANE TIEN				NOT REPORTED		
Deputy Clerk				Court Reporter		
Attorneys Present for Plaintiff(s) None Present			Attorne	Attorneys Present for Defendant(s) None Present		

Proceedings: [IN CHAMBERS] ORDER TO SHOW CAUSE WHY ENTIRE ACTION, INCLUDING COUNTER-CLAIM, SHOULD NOT BE STAYED PURSUANT TO AUTOMATIC BANKRUPTCY STAY

On September 17, 2015, Defendants Clay's Classics and Ronald Hatfield (collectively, "Defendants") filed a Notice of Bankruptcy indicating that on September 17, 2015, Ronald B. Hatfield, dba Clay's Classics, filed a petition with the United States Bankruptcy Court under Chapter 7 of the United States Bankruptcy Code. [Doc. # 31.] On September 29, 2015, Defendants filed a Notice of Automatic Stay advising that the instant action is automatically stayed pursuant to 11 U.S.C. § 362(a). [Doc. # 32.]

Accordingly, IT IS ORDERED that the parties shall show cause in writing by **November 13, 2015**, why this entire action, including the counter-claim, should not be stayed pending the above-mentioned bankruptcy action pursuant to 11 U.S.C. § 362(a). Counsel are advised that failure to file a timely response to this Order shall be deemed consent to the stay of this entire action, including the counter-claim.